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Table of Contents.

Government Notices.	PAGE.
PROVINCIAL SECRETARY'S DEPARTMENT.	
Court of Assize, at New Westminster.....	125
Acceptance of resignation of R. H. Pidcock, Esq., as J.P.	125
Respecting regulations for Civil Service of India	125
Circular Despatch and enclosures respecting Extradition	
Treaty between Great Britain and Switzerland.....	126
TREASURY DEPARTMENT.	
Redemption of certain Debentures	132
PROCLAMATION:	
Convening Legislative Assembly	125
LANDS AND WORKS DEPARTMENT.	
Respecting applications for purchase of unsurveyed land...	132
Establishing Public Highway on Pemberton Street.....	132
Sale of certain Crown Lands by Public Auction	129
MISCELLANEOUS NOTICES.	
Private Bills—Legislative Assembly	133
Application for Private Bill by I. B. Nason and others	133
Laying over Claims in Cassiar.....	134
Laying over Claims in Cariboo District.....	134
Application for Private Bill by Corporation of New Westr.	133
Respecting the issue of a Crown Grant to I. Oppenheimer	134
Application for Private Bill by I. B. Nason and others.....	133
Notice of application to purchase land by J. P. Moore.....	132
Application for Private Bill by Victoria and Esquimalt	
Railway Company	133
Laying over claims in Kootenay District.....	134
Notice of filing of Deed of Composition by U. Nelson.....	134
Special General Meeting of the Foster Gold Mining Co.	134
Notice of application to purchase land by G. A. Pritchett..	132
Do. do. do. Perrin Kent	132
Do. do. do. T. Harper.....	132
Do. do. do. A. McEwen	132
Sheriff's Sale—E. K. Black v. J. Hintz.....	134
Application for Private Bill by R. P. Rithet and others....	133
Notice of application for discharge of J. A. Webster, an	
Insolvent	134

Proclamation.

[L. S.] A. N. RICHARDS.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Our said Province, at Our City of Victoria, on Monday, the First day of March next, to have been commenced and held, and every of you—GREETING.

A PROCLAMATION.

WHEREAS the meeting of the Legislature or Parliament of the Province of British Columbia, stands called for Monday, the First day of March next, at which time, at Our City of Victoria, you were held and constrained to appear.

NOW KNOW YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on MONDAY, the TWENTY-SECOND day of the month of MARCH next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, and therein to do as may seem necessary. Herein fail not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: WITNESS, the Honourable ALBERT NORTON RICHARDS, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria in Our said Province, this Twenty-seventh day of February, in the year of Our Lord One thousand eight hundred and eighty, and in the forty-third year of Our Reign.

By Command.

JAMES CHARLES PREVOST,
Registrar, Supreme Court.

Government Notices.

PROVINCIAL SECRETARY'S OFFICE,
10th February, 1880.

NOTICE IS HEREBY GIVEN, that His Honour the Lieutenant-Governor in Council has accepted the resignation of REGINALD H. PIDCOCK, Esq., of Comox, as a Justice of the Peace.

By Command.

T. BASIL HUMPHREYS,
Provincial Secretary.

PROVINCIAL SECRETARY'S OFFICE,
15th January, 1880.

THE REGULATIONS for the open Competitive Examination for the Civil Service of India, in 1880, can be seen, on application, at this office.

By Command.

T. B. HUMPHREYS,
Provincial Secretary.

NOTICE.

A COURT OF ASSIZE, Nisi Prius, Oyer and Terminer, and General Gaol Delivery, will be held at New Westminster, on Saturday the 13th day of March, 1880.

By Command.

T. BASIL HUMPHREYS,
Provincial Secretary.

Victoria, B. C., February 17th, 1880.

CIRCULAR.

DEPARTMENT OF THE SECRETARY OF STATE,
OTTAWA, 3rd February, 1880.

SIR,—I have the honour to transmit to you herewith a printed Circular Despatch, from the Right Honourable the Secretary of State for the Colonies, and its enclosures respecting the giving effect to a Convention between Great Britain and the Swiss Confederation, on the subject of the Mutual Extradition of Fugitive Criminals.

I have to request that you will cause publicity to be given thereto in the Province of British Columbia.

I have, &c.,
(Signed) EDOUARD J. LANGEVIN,
Under Secretary of State

His Honour
The Lieutenant-Governor of British Columbia.

CIRCULAR.

DOWNING STREET,
24th December, 1879.

SIR,—With reference to my Circular Despatch of the 18th March last, I have the honour to transmit to you, for publication in the Colony under your Government, a copy of a letter from the Foreign Office, enclosing an Order of Her Majesty in Council dated the 15th of December, for giving effect to the Convention between this country and the Swiss Confederation signed at Berne, on the 8th of December, prolonging the duration of the Treaty of the 31st of March, 1874, for the Mutual Extradition of Fugitive Criminals.

It will be seen that the Order in Council likewise applies to the Treaty of the 31st of March, 1874, the Protocol of the 28th of November, 1874, the Convention of the 19th June, 1878, and the Convention of the 13th of December, 1878.

I have, etc.,
(Signed) M. E. HICKS BEACH.
To the Officer administering the
Government of Canada.

Foreign Office to Colonial Office.

COPY.

FOREIGN OFFICE,
December 17th, 1879.

SIR,—I am directed by the Marquis of Salisbury to acquaint you, for the information of the Secretary of State for the Colonies, that an Order in Council for giving effect to the Convention between this country and Switzerland, signed at Berne on the 8th of December, 1879, prolonging the duration of the Treaty of the 31st of March, 1874, for the Mutual Extradition of Fugitive Criminals, was passed on the 15th instant.

This Order, of which I enclose three copies, likewise applies to the Treaty of the 31st of March, 1874, the Protocol of the 28th of November, 1874, the Convention of the 19th of June, 1878, and the Convention of the 13th of December, 1878.

I am, &c.,
(Signed) TENTERDEN.
The Under Secretary of State,
Colonial Office.

EXTRACT FROM
THE LONDON GAZETTE
OF
TUESDAY, DECEMBER 16TH, 1879.

At the Court at Windsor, the 15th day of December, 1879.

PRESENT:

The Queen's Most Excellent Majesty.

Prince Leopold.	Mr. Secretary Cross.
Lord President.	Mr. W. H. Smith.
Earl of Beaconsfield.	

WHEREAS by the Extradition Acts of 1870 and 1873, it was among other things enacted, that where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the

part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a Treaty was concluded on the thirty-first day of March, one thousand eight hundred and seventy-four, between Her Majesty and the Swiss Confederation, for the Mutual Extradition of Fugitive Criminals, which Treaty is in the terms following:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Swiss Confederation, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories and jurisdictions, that persons charged with, or convicted of, the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Alfred Guthrie Graham Bonar, Esquire, Her Envoy Extraordinary and Minister Plenipotentiary to the Swiss Confederation;

And the Federal Council of the Swiss Confederation, Joseph Martin Knusel, Member of the Swiss Federal Council;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

ARTICLE I.

The High Contracting Parties engage to deliver up to each other those persons who, being accused or convicted of a crime committed in the territory of the one Party, shall be found within the territory of the other Party under the circumstances and conditions stated in the present Treaty.

ARTICLE II.

The crimes for which the extradition is to be granted are the following:—

- (1.) Murder (including infanticide) and attempt to murder.
- (2.) Manslaughter.
- (3.) Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered money.
- (4.) Forgery, or counterfeiting, or altering, or uttering what is forged or counterfeited, or altered; comprehending the crimes designated in the Penal Codes of either State as counterfeiting or falsification of paper money, bank-notes, or other securities, forgery or other falsification of other public or private documents, likewise the uttering or bringing into circulation, or wilfully using such counterfeited, forged, or falsified papers.
- (5.) Embezzlement or larceny.
- (6.) Obtaining money or goods by false pretences.
- (7.) Crimes against bankruptcy law.
- (8.) Fraud committed by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any company made criminal by any law for the time being in force.
- (9.) Rape.
- (10.) Abduction of minors.
- (11.) Child stealing or kidnapping.
- (12.) False imprisonment.
- (13.) Burglary, or housebreaking, with criminal intent.
- (14.) Arson.
- (15.) Robbery with violence.
- (16.) Threats by letter or otherwise with intent to extort.
- (17.) Perjury or subornation of perjury.
- (18.) Malicious injury to property, if the offence be indictable.

The extradition is also to take place for participation in any of the aforesaid crimes, as an accessory before or after the fact.

ARTICLE III.

No Swiss shall be delivered up by Switzerland to the Government of the United Kingdom; and no subject of the United Kingdom shall be delivered up by the Government thereof to Switzerland.

ARTICLE IV.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of the Swiss Government, has already been tried and discharged or punished, or is still under trial, in one of

the Swiss Cantons or in the United Kingdom respectively, for the crime for which his extradition is demanded.

If the person claimed on the part of the Government of the United Kingdom, or if the person claimed on the part of the Swiss Government, should be under examination, or have been condemned for any other crime, in one of the Swiss Cantons or in the United Kingdom respectively, his extradition may be deferred until he shall have been set at liberty in due course of law.

In case such individual should be proceeded against or detained in the country in which he has taken refuge, on account of obligations contracted towards private individuals, his extradition shall, nevertheless, take place; the injured party retaining his right to prosecute his claims before the competent authority.

ARTICLE V.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the State applied to.

ARTICLE VI.

If the individual claimed by one of the two Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes committed upon their respective territories, his surrender shall be granted to that State whose demand is earliest in date; unless any other arrangement should be made between the Governments which have claimed him, either on account of the gravity of the crimes committed, or for any other reason.

ARTICLE VII.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or is connected with a crime of that nature, or if he prove that the requisition for his surrender has, in fact, been made with a view to try and punish him for an offence of a political character.

ARTICLE VIII.

A person surrendered can in no case be kept in prison, or be brought to trial in the State to which the surrender has been made, for any other crime, or on account of any other matters than those for which the extradition shall have taken place.

This stipulation does not apply to crimes committed after the extradition.

ARTICLE IX.

The requisition for extradition must always be made by the way of diplomacy, and to wit, in Switzerland by the British Minister to the President of the Confederation, and in the United Kingdom to the Secretary of State for Foreign Affairs by the Consul-General of Switzerland, who, for the purposes of this Treaty, is hereby recognized by Her Majesty as a Diplomatic Representative of Switzerland.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

A requisition for extradition cannot be founded on sentences passed in *contumaciam*.

ARTICLE X.

A fugitive criminal may, however, be apprehended under a warrant issued by any police magistrate, justice of the peace, or other competent authority, in either country, on such information or complaint, together with such evidence or after such judicial proceedings as would in the opinion of the officer issuing the warrant justify its issue, if the crime had been committed in that part of the dominions of the two Contracting Parties in which he exercises jurisdiction. Provided, however, that in the United Kingdom the accused shall in such case be sent as speedily as possible before a police magistrate in London. Such requisition may be made by means of the post or by telegraph.

The accused shall, however, be discharged if, within such reasonable time as, with reference to the circumstances of the case, the police magistrate may fix, the requisition shall not have been made according to the stipulations contained in Article IX.

ARTICLE XI.

The extradition shall not take place before the expiration of fifteen days from the apprehension, and then only if the evidence be found sufficient, according to the laws of the State applied to, either to justify the committal of the prisoner for trial in case the crime had been committed in the territory of the said State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition.

ARTICLE XII.

In the examination which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as entirely valid evidence the sworn depositions or statement of witnesses taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, provided such documents are signed or certified by a Judge, Magistrate, or Officer of such State, and are authenticated by the oath of some witness, or by being sealed with the official seal of a British Secretary of State, or of the Chancellor of the Swiss Confederation.

ARTICLE XIII.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, he shall be set at liberty.

ARTICLE XIV.

All articles seized, which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

ARTICLE XV.

The Contracting Parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance to the frontiers of the State from which he is required; they reciprocally agree to bear such expenses themselves.

ARTICLE XVI.

The stipulations of the present Treaty shall be applicable to the Colonies and Foreign Possessions of Her Britannic Majesty.

The requisition for the arrest and surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign Possessions shall be made through the Swiss Consul-General in London to the Secretary of State for Foreign Affairs, who shall proceed in conformity with the provisions of the present Treaty and the laws of the land.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign Possessions for the surrender of such individuals as shall have committed in Switzerland any of the crimes hereinbefore mentioned, who may take refuge within such Colonies and foreign Possessions, on the basis as nearly as may be of the provisions of the present Treaty.

The requisition for the surrender of a fugitive criminal from any Colony or foreign Possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

ARTICLE XVII.

The present Treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties, but shall remain in force for six months after notice has been given for its termination.

The Treaty shall be ratified, and the ratification shall be exchanged at Berne in four weeks, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Berne, the thirty-first day of March, in the year of our Lord one thousand eight hundred and seventy-four.

[L.S.] A. G. G. BONAR.
[L.S.] J. M. KNUSEL.

And whereas a Protocol amending Article XVI of the aforesaid Treaty was signed by the Plenipotentiaries of Her Majesty and of the Swiss Confederation on the twenty-eighth day of November, one thousand eight hundred and seventy-four, which Protocol is in the following terms:—

The undersigned Plenipotentiaries of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and the Federal Council of the Swiss Confederation, having met in Conference, have taken into their consideration the following subject:—

They have directed their attention to the fact that the second paragraph of the XVIth Article of the Treaty, which stipulates that the requisition for the arrest of a fugitive criminal who has taken refuge in any of the Colonies or foreign possessions of Her Britannic Majesty shall be made through the Swiss Consul-General in London to the Secretary of State for Foreign Affairs, was not in accordance with the law of England, and they have consequently resolved to declare that the second paragraph of that Article beginning—

“The requisition for the arrest,” and concluding with “and the laws of the land,” shall be null and void, and in lieu thereof the following words shall be substituted:

“The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions shall be made to the Governor or to the Supreme Authority of such Colony or Possession through the Swiss Consul, or, in case there should be no Swiss Consul, through the Consular Agent of another State charged for the occasion with the Swiss interests in the Colony or Possession in question.

“The Governor or Supreme Authority above-mentioned shall decide with regard to such requisitions as nearly as possible in accordance with the provisions of the present Treaty. He will, however, be at liberty either to consent to the extradition or report the case to his Government.”

The other provisions of Article XVI remain in force as they have been agreed upon in the Treaty.

This Protocol shall be regarded and acted upon as forming part of the Treaty in question.

In witness whereof the undersigned have signed this Protocol, and have hereunto affixed their seals.

Done in duplicate, at Berne, the twenty-eighth day of November, in the year of Grace, one thousand eight hundred and seventy-four.

The Plenipotentiary of Great Britain,
[L.S.] EDWIN CORBETT.
The Plenipotentiary of Switzerland,
[L.S.] J. M. KNUSEL.

And whereas the ratifications of the said Treaty and Protocol were exchanged at Berne on the thirty-first day of December, one thousand eight hundred and seventy-four:

And whereas under and by virtue of the powers in and by the 17th Article of the said Treaty reserved and contained, the Swiss Confederation did on the twenty-second day of December, one thousand eight hundred and seventy-seven, give notice to Her Majesty's Government of the termination of the said Treaty, subject to the provisions in the said Article contained, that the same should remain in force for six months after notice should be given for its termination.

And whereas on the nineteenth day of June, one thousand eight hundred and seventy-eight, a Convention was entered into between Great Britain and Switzerland, in the terms following:—

The Swiss Federal Council having by a note of the 22nd December, 1877, denounced the Extradition Treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new Extradition Treaty not having as yet been concluded, the High Contracting Parties, being desirous of prolonging the duration of the Treaty now in force, have named as their Plenipotentiaries for this purpose:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Sir Horace Rumbold, Baronet, Her Majesty's Minister Resident to the Swiss Confederation; and

The Federal Council of the Swiss Confederation, M. le Conseiller Federal Fridolin Anderwert, Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their full powers, found in good and due form, have concluded the following Convention:—

The duration of the Treaty of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation is prolonged for six months, to date from the 22nd June, 1878.

Done at Berne, this nineteenth day of June, one thousand eight hundred and seventy-eight.

The Plenipotentiary of the United Kingdom of Great Britain and Ireland:

(Signed) HORACE RUMBOLD.

The Plenipotentiary of Switzerland:

(Signed) ANDERWERT.

And whereas on the thirteenth day of December, one thousand eight hundred and seventy-eight, a further convention was entered into between Great Britain and Switzerland in the terms following:—

THE Swiss Federal Council having, by a note of the 22nd December, 1877, denounced the Extradition Treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new Extradition Treaty not having as yet been concluded, the High Contracting Parties, being desirous of prolonging the duration of the Treaty now in force, have named as their Plenipotentiaries for this purpose:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Sir Horace Rumbold, Baronet, Her Majesty's Minister Resident to the Swiss Confederation; and

The Federal Council of the Swiss Confederation, M. le Conseiller Federal Fridolin Anderwert, Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their full powers, found in good and due form, have concluded the following Convention:—

The duration of the Treaty of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation is prolonged for twelve months, to date from the 22nd December, 1878.

Done at Berne, this thirteenth day of December, one thousand eight hundred and seventy-eight.

The Plenipotentiary of the United Kingdom of Great Britain and Ireland:

(Signed) HORACE RUMBOLD.

The Plenipotentiary of Switzerland:

(Signed) ANDERWERT.

And whereas on the eighth day of December, one thousand eight hundred and seventy-nine, a further Convention was entered into between Great Britain and Switzerland in the terms following:—

The Swiss Federal Council having, by a note of the 22nd December, 1877, denounced the Extradition Treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new Extradition Treaty not having as yet been concluded, the High Contracting Parties, being desirous of prolonging the duration of the Treaty now in force, have named as their Plenipotentiaries for that purpose:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Sir Horace Rumbold, Baronet, Her Majesty's Minister Resident to the Swiss Confederation; and

The Federal Council of the Swiss Confederation, M. le Conseiller Federal Fridolin Anderwert, Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their full powers, found in good and due form, have concluded the following Convention:—

The duration of the Treaty of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation is prolonged for twelve months, to date from the 22nd December, 1879.

Done at Berne, this eighth day of December, one thousand eight hundred and seventy-nine.

The Plenipotentiary of the United Kingdom of Great Britain and Ireland:

(Signed) HORACE RUMBOLD.

The Plenipotentiary of Switzerland:

(Signed) ANDERWERT.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that the said Acts shall apply in the case of Switzerland and of the said Treaty and Protocol, and Conventions with the Swiss Confederation.

C. L. PEEL.

NOTICE.
AUCTION SALE OF PUBLIC LANDS.

NOTICE is hereby given, in accordance with the provisions of 42 Vic., Chap. 21, Statutes of British Columbia, that the following vacant unreserved surveyed Crown Lands will be offered for sale at Public Auction, at the upset price of One Dollar per acre, on Tuesday the 4th May next, at my Office, Victoria.

W. S. GORE,

Surveyor-General.

Lands and Works Department,
Victoria, B. C., 20th February, 1880.

Salt Spring Island—South Division.

Section.	Range	Acres.	Section.	Range	Acres.	Section.	Range	Acres.
8	1	100	E. $\frac{1}{2}$ and N. W. $\frac{1}{4}$ of			South-east $\frac{1}{4}$ of 67		160
South $\frac{1}{2}$ of 8	1	50	S W. $\frac{1}{4}$ of 45		120	South-west		121
South $\frac{1}{2}$ of 9	1	50	N.E. $\frac{1}{4}$ of N.E. $\frac{1}{4}$ of 46		40	North-west		10
1	2	89	East $\frac{1}{2}$ of 48		320	North-east		20
North $\frac{1}{2}$ of 3	2	50	East $\frac{1}{2}$ of W. $\frac{1}{2}$ of 48		160	South-west	68	78
North $\frac{1}{2}$ of 4	2	50	49		640	North-west	69	32
11	2	100	50		640	North-east		86
12	2	100	S. $\frac{1}{2}$ & N. W. $\frac{1}{4}$ of 51		480	South-east	70	86
13	2	100	South-east $\frac{1}{4}$ of 52		76	South-west		14
14	2	100	North $\frac{1}{2}$ of 53		274	N.W. fractional $\frac{1}{4}$ of 70		138
North-west $\frac{1}{4}$ of 31	40		N. $\frac{1}{2}$ of S. $\frac{1}{2}$ of 53		95	S. $\frac{1}{2}$ and N.E. $\frac{1}{4}$ of		
South-east $\frac{1}{4}$ of 32	4		E. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ & S. $\frac{1}{2}$ of			N.E. $\frac{1}{4}$ of 70		120
South-west $\frac{1}{4}$ of 32	52		of N. E. $\frac{1}{4}$ of 54		130	South-east $\frac{1}{4}$ of 71		160
North-west	160		W. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of 54		52	South-west		148
North-east	147		W. $\frac{1}{2}$ and N.E. $\frac{1}{4}$ of			North $\frac{1}{2}$ of 71		320
South east	33	72	N.W. $\frac{1}{4}$ of 54		120	South-east $\frac{1}{4}$ of 72		129
South-west	11		S. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ of 55		44	South-west		160
North-west	186		N. $\frac{1}{2}$ of N.W. $\frac{1}{4}$ of 55		80	North-west		160
North-east	160		W. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ of 58		80	North-east		160
South-east	36	112	South-west $\frac{1}{4}$ of 58		160	South-west	73	158
South-west	4		North-west		160	North-west		160
North-west	106		N. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 58		79	South-east	74	91
North-east	160		N. $\frac{1}{2}$ and S.E. $\frac{1}{4}$ of			N. $\frac{1}{2}$ and S.E. $\frac{1}{4}$ of		
South-east	37	160	S.E. $\frac{1}{4}$ of 59		120	S. W. $\frac{1}{4}$ of 74		120
South-west	160		South-west $\frac{1}{4}$ of 59		160	North-west $\frac{1}{4}$ of 74		120
North-west	160		North-west		159	South $\frac{1}{2}$ of 75		90
North-east	160		W. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 59		80	South-east $\frac{1}{4}$ of 76		159
38	640		South-east $\frac{1}{4}$ of 60		160	West $\frac{1}{2}$ of 76		320
South-east $\frac{1}{4}$ of 39	125		South-west		158	North-east $\frac{1}{4}$ of 76		112
South-west	157		North-west		150	77		640
North $\frac{1}{2}$ of 39	320		South-west	62	28	North-west $\frac{1}{4}$ of 78		160
South-east $\frac{1}{4}$ of 40	2		South-east	63	92	South-east	79	155
N. $\frac{1}{2}$ of N.W. $\frac{1}{4}$ of 40	80		South-west		153	South-west		157
North-east $\frac{1}{4}$ of 40	66		North-west		8	North $\frac{1}{2}$ of 79		320
South-east $\frac{1}{4}$ of 41	4		South $\frac{1}{2}$ of 61		320	South-east $\frac{1}{4}$ of 80		155
South-west	152		North-west $\frac{1}{4}$ of 64		135	South $\frac{1}{2}$ of 85		320
North-west	56		North-east		68	North-west $\frac{1}{4}$ of 85		160
42	640		South-east	65	160	South-east	86	95
43	640		South-west		110	South-east	87	160
44	640		North west		44	North-west		160
East $\frac{1}{2}$ of 45	320		North-east		160	North-east		80
North-west $\frac{1}{4}$ of 45	160		South-east	66	19	S. fractional $\frac{1}{4}$ of 88		81

Salt Spring Island—North Division.

E	I. E.	100	19	III. E.	100	9	V. E.	45
West $\frac{1}{2}$ of 5	44	20	14	100	14	14	100	100
10	53	1	IV. E.	14	15	14	100	100
11	53	2		30	14			VI. E. 100
12	60	4		100	15			53
13	52	5		100	14			VII. E. 25
7	II. E.	100	West portion of 6		75	5	I. W.	28
9	100	West portion of 7		75	6			75
10	105	East $\frac{1}{2}$ of 8		50	7			100
11	100	9		100	10			98
12	100	10		90	11			68
13	100	11		50	12			50
West $\frac{1}{2}$ of 6	49	14		100	13			40
East $\frac{1}{2}$ of 8	55	15		100	10			II. W. 125
West $\frac{1}{2}$ of 9	50	16		100	11			100
10	102	17		100	12			100
11	100	18		100	13			100
12	94	19		70	13			III. W. 100
13	60	20		25	South portion of 7		I. N.	50
14	100	North portion of 4	V. E.	84	South portion of 8			50
15	100	5		70	14			89
16	100	East $\frac{1}{2}$ of 6		50	West $\frac{1}{2}$ of 9		I. S.	50
17	100	7		100	East $\frac{1}{2}$ of 12			50
18	100	8		90				

Denman Island.

Section.	Acres.	Section.	Acres.	Section.	Acres.
South east $\frac{1}{4}$ of 2	102	South-west $\frac{1}{4}$ of 13	160	South west $\frac{1}{4}$ of 25	160
South-west , 2	160	North-west , 13	160	North-west , 25	160
North-west , 3	5	South-east , 14	28	North east , 25	156
North-east , 4	7	South-west , 14	156	South-east , 26	160
North-east , 5	82	South-east , 17	160	South-west , 26	154
North $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 66	80	South-west , 17	160	North-west , 26	160
North-east $\frac{1}{4}$ of 6	160	North-west , 17	160	North east , 26	160
South-east , 7	156	North-east , 17	160	South east , 27	160
North $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 7	80	South $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of 18	76	North-west , 27	134
North-west $\frac{1}{4}$ of 7	160	North $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 18	80	North-east , 27	160
North-east , 7	153	South-east $\frac{1}{4}$ of 21	160	South-east , 28	160
South-east , 8	5	East portion of S. W. $\frac{1}{4}$ of 21	40	South-west , 28	114
South-west , 8	78	North-east $\frac{1}{4}$ of 21	160	North-west , 28	97
North-west , 8	7	South-east , 22	160	North-east , 28	160
South-east , 9	160	South-west , 22	160	South-east , 29	160
South-west , 9	160	North-east , 22	160	South-west , 29	160
North-west , 9	110	South-west , 23	160	North-west , 29	160
North-east , 10	150	North-west , 23	160	North-east , 29	102
North-west , 12	154	North-east , 23	24	South-east , 30	52
North-east , 12	160	South west , 24	113	South-west , 30	151
North-east , 12A	45	North-west , 24	36	North-west , 30	18
South-east , 13	152	North $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of 25	80		

Lasqueti Island.

South-east $\frac{1}{4}$ of 1	7	North-east $\frac{1}{4}$ of 11	160	South-east $\frac{1}{4}$ of 22	160
North-west , 1	5	South-east , 12	160	South-west , 22	160
1A	14	South-west , 12	160	North west , 22	160
South-east $\frac{1}{4}$ of 2	154	North-west , 12	159	North-east , 22	160
South $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 2	80	North-east , 12	160	South-east , 23	160
North-east $\frac{1}{4}$ of 2	10	South east , 13	57	South-west , 23	160
South-east , 3	75	South-west , 13	58	North-west , 23	160
South-west , 3	100	South-east , 14	160	North-east , 23	160
North-west , 3	160	South-west , 14	160	South-east , 24	28
North-east , 3	141	North-west , 14	160	South-west , 24	18
South-east , 4	31	North-east , 14	153	North-west , 24	146
North-west , 4	63	South-east , 15	160	North-east , 25	32
North-east , 4	154	South-west , 15	160	South-east , 26	159
South-east , 5	160	North-west , 15	160	South-west , 26	139
North-west , 5	160	North-east , 15	160	North-west , 26	160
North-east , 5	160	North $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 16	80	North-east , 26	160
South east , 6	160	North $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 16	80	South-east , 27	160
South west , 6	160	South-east $\frac{1}{4}$ of 17	92	South-west , 27	160
North-west , 6	57	South-west , 17	60	North-east , 27	160
North-east , 6	39	North-west , 17	160	South-east , 28	160
South-east , 7	28	North-east , 17	160	South-west , 28	160
South-west , 7	160	South-east , 18	160	North-west , 28	158
North-west , 7	117	South-west , 18	160	North-east , 28	150
North-east , 7	5	North-west , 18	160	South-east , 29	140
South-east , 8	160	North-east , 18	160	South-west , 29	156
South-west , 8	160	North-east , 19	160	South-east , 30	157
North-west , 8	160	South-east , 19	160	South-west , 30	160
North-east , 8	133	South-west , 19	160	North east , 30	160
South-east , 9	140	North-west , 1	160	South-east , 31	115
South-west , 9	53	North-east , 19	160	South-west , 31	2
North-east , 9	160	South-east , 20	120	North-west , 31	46
South-east , 10	2	South-west , 20	160	North-east , 31	47
North $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 10	80	North-west , 20	103	North-east , 33	37
North-east $\frac{1}{4}$ of 10	70	North-east , 20	3	South-east , 34	100
South-east , 11	157	South-east , 21	160	North-east , 34	124
South-west , 11	160	South-west , 21	102	South-east , 35	80
North-west , 11	160	North-west , 21	68	South-east , 36	94
		North-east , 21	160	South-west , 36	155

Hornby Island.

South $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 2	80	West $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 6	80	North-east $\frac{1}{4}$ of 12	160
North-east $\frac{1}{4}$ of 2	160	North-west $\frac{1}{4}$ of 9	87	South-east , 13	140
South-east , 3	16	North-east , 9	3	North-west , 13	10
North-west , 3	71	South-west , 10	160	South-east , 14	73
North-east , 3	149	North-west , 10	160	South-east , 15	160
South-east , 4	160	North-east , 10	144	South-west , 15	158
South-west , 4	160	North $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of 11	80	North-west , 15	42
North-west , 4	160	North $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 11	80	North-east , 15	92
North-east , 4	160	North-west $\frac{1}{4}$ of 11	160	South-east , 16	148
North-east , 4A	86	North-east , 11	160	South-west , 16	160
N. portion of S. W. $\frac{1}{4}$ of 5	120	South-east , 12	160	North-west , 16	81
North-west $\frac{1}{4}$ of 5	160	South-west , 12	160	South-east , 17	7
West $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 5	80	North-west , 12	160	South-west , 17	38

Pender Island.

Section.	Acres.	Section.	Acres.	Section.	Acres.
South-east $\frac{1}{4}$ of 2.....	171	North-east $\frac{1}{4}$ of 8.....	148	North-west $\frac{1}{4}$ of 16.....	22
South-west , 2.....	73	South-east , 9.....	73	North-east , 16.....	153
South $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 2....	80	North-west , 9.....	53	South-east , 17.....	65
South $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 2....	80	North-east , 9.....	153	South-west , 17.....	7
North $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of 4....	53	South-east , 10.....	160	North-west , 17.....	138
North $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 4....	80	North-west , 10.....	160	West $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 17....	80
North-west $\frac{1}{4}$ of 4.....	44	North-east , 10.....	160	East $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 18....	80
North-east , 4.....	3	South-east , 12.....	36	West $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 18....	80
South-east , 5.....	160	South-west , 12.....	48	South-east $\frac{1}{4}$ of 19.....	67
South-west , 5.....	60	North-west , 12.....	153	East $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 19....	79
North-west , 5.....	122	North-east , 12.....	38	South-east $\frac{1}{4}$ of 21.....	28
North-east , 5.....	75	South-west , 13.....	96	South-west , 21.....	18
South-east , 6.....	102	North-west , 13.....	42	North-west , 21.....	89
South-west , 6.....	19	South-east , 14.....	160	North-east , 21.....	116
North-west , 6.....	150	North-east , 14.....	160	South-east , 22.....	113
North-east , 6.....	71	West $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of 15....	80	North-east , 22.....	8
South-east , 7.....	120	South-west $\frac{1}{4}$ of 15.....	159	North-west , 23.....	115
South-west , 7.....	92	North-west , 15.....	160	North-east , 23.....	100
North-west , 7.....	160	West $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 15....	80	North $\frac{1}{2}$ of 24.....	66
South-east , 8.....	6	South-east $\frac{1}{4}$ of 16.....	118		
North-west , 8.....	55	South-west , 16.....	1		

Gabriola Island.

East $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 1	61	North-east $\frac{1}{4}$ of 10.....	160	S. W. $\frac{1}{4}$ of N. E. $\frac{1}{4}$ of 19....	40
South-east $\frac{1}{4}$ of 2.....	134	North-west , 11.....	142	South-east $\frac{1}{4}$ of 20.....	160
North-west , 2	160	South-east , 12.....	160	South-west , 20.....	88
North $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 3....	80	South-west , 12.....	142	North $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 20...	62
North-east $\frac{1}{4}$ of 3.....	160	N. $\frac{1}{2}$ & S.E. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of 13	120	North-east $\frac{1}{4}$ of 20.....	160
South-east , 4.....	75	N. $\frac{1}{2}$ & S.W. $\frac{1}{4}$ of S.W. $\frac{1}{4}$ of 13	120	South-east , 21.....	160
South-west , 4.....	112	East $\frac{1}{2}$ of N.W. $\frac{1}{4}$ of 13	80	South-west , 21.....	152
North-east , 4.....	123	South-east $\frac{1}{4}$ of 14.....	160	North-east , 21.....	86
South-east , 5.....	43	South-west , 14.....	160	N. W. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of 22....	40
North-west , 5.....	133	North-west , 14.....	160	W. $\frac{1}{2}$ & N.E. $\frac{1}{4}$ of S.W. $\frac{1}{4}$ of 22	120
North-east , 5.....	5	S. $\frac{1}{2}$ & N.W. $\frac{1}{4}$ of N.E. $\frac{1}{4}$ of 14	120	North-west $\frac{1}{4}$ of 22.....	142
South-east , 6.....	160	South-west $\frac{1}{4}$ of 15.....	160	North-east , 22.....	140
S. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of S.W. $\frac{1}{4}$ of 6	120	S. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of 15	120	West $\frac{1}{2}$ of 23	52
East $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 6.....	80	North-east $\frac{1}{4}$ of 15.....	160	South-east $\frac{1}{4}$ of 24.....	54
South $\frac{1}{2}$ of S. E. $\frac{1}{4}$ of 7	80	South-east , 16.....	160	South-east , 25.....	14
South $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 7.....	80	South-west , 16.....	160	South-east , 26.....	12
North $\frac{1}{2}$ of N. W. $\frac{1}{4}$ of 7.....	80	North-west , 16.....	104	North-west , 27.....	10
South-east $\frac{1}{4}$ of 8.....	160	North-east , 16.....	39	North-east , 27.....	80
South-west , 8.....	160	South-east , 17.....	140	South-west , 29.....	22
North-west , 8.....	160	South-west , 17.....	158	South-east , 30.....	48
North-east , 8	160	North-west , 17....	7	South-west , 30.....	88
South-east , 9.....	160	S.E. $\frac{1}{4}$ of S.W. $\frac{1}{4}$ of 18.....	40	South $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 31...	80
North-west , 9.....	160	N. $\frac{1}{2}$ & S.E. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of 18	108	North-west $\frac{1}{4}$ of 31	17
South $\frac{1}{2}$ of N. E. $\frac{1}{4}$ of 9	80	North $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of 19...	80		
North portion of S.E. of 10	98	S. $\frac{1}{2}$ & N.W. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of 19	120		

Saturna Island.

South-west $\frac{1}{4}$ of 1.....	115	South $\frac{1}{2}$ of N.W. $\frac{1}{4}$ and S. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of 9	140	South-west $\frac{1}{4}$ of 15.....	80
North-west , 1.....	106	South $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 9.....	80	South-east , 16.....	150
North-west , 3.....	160	South-east $\frac{1}{4}$ of 10.....	160	South-west , 16.....	160
North-east , 3.....	160	South-west , 10.....	160	North $\frac{1}{2}$ of 16.....	54
North-west , 4.....	160	North-west , 10.....	160	South-east $\frac{1}{4}$ of 17	160
North-east , 4.....	160	North-east , 10.....	160	North $\frac{1}{2}$ of S.E. $\frac{1}{4}$ and N. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of 17	98
South $\frac{1}{2}$ of 6	24	North-east , 10.....	160	North-west $\frac{1}{4}$ of 17	157
North-west $\frac{1}{4}$ of 7.....	11	South-east , 11.....	160	North-east , 17.....	111
West $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 7	60	South-west , 11.....	160	South-east , 18.....	59
South-east $\frac{1}{4}$ of 8.....	160	North-west , 11.....	160	South-west , 18.....	70
South-west , 8.....	160	North-east , 11.....	160	East $\frac{1}{2}$ of W. $\frac{1}{2}$ and E. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 18	120
North-west , 8.....	126	South-west , 12.....	142	South-east $\frac{1}{4}$ of 19	74
North-east , 8	160	North-west , 12.....	117	South-west , 20	14
South-east , 9.....	160	South-east , 13.....	91		
South-west , 9.....	160	South-east , 15.....	30		

Mayne Island.

1	167	South $\frac{1}{2}$ of S.E. $\frac{1}{4}$ of 6.....	72	North $\frac{1}{2}$ of S.E. $\frac{1}{4}$ of 9.....	44
South-east $\frac{1}{4}$ of 2.....	158	South-west $\frac{1}{4}$ of 6.....	69	North $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of 9.....	80
South-west , 2.....	118	North-west , 6.....	51	West $\frac{1}{2}$ of N.W. $\frac{1}{4}$ of 9.....	80
S. portion of N.E. $\frac{1}{4}$ of 2...	20	North $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 6	80	West $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of 11.....	80
South-east $\frac{1}{4}$ of 3.....	47	South-east $\frac{1}{4}$ of 7	160	North-west $\frac{1}{4}$ of 11	160
South-west , 3.....	25	South $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of 7....	80	North-east , 11.....	108
North-west , 3.....	159	North-west $\frac{1}{4}$ of 7.....	160	South-east , 14.....	159
S. $\frac{1}{2}$ & N.W. $\frac{1}{4}$ of N.E. $\frac{1}{4}$ of 3	120	North-east , 7.....	160	South-west , 14.....	55
North-west $\frac{1}{4}$ of 4.....	110	N. $\frac{1}{2}$ & S.W. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of 8	120	North-east , 14.....	43
North-east , 4.....	148	South-west $\frac{1}{4}$ of 8.....	160	South-east , 15.....	32
North-west , 5.....	15	S. $\frac{1}{2}$ & N.W. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of 8	120	South-west , 15.....	135
North-east , 5.....	45	South $\frac{1}{2}$ of N.E. $\frac{1}{4}$ of 8	50	North-west , 15.....	22

REDEMPTION OF DEBENTURES.

GOVERNMENT OF BRITISH COLUMBIA.

NOTICE IS HEREBY GIVEN, in accordance with 42 Victoria, Chapter 28, Statutes of British Columbia, that the following Debentures issued under that Statute will be redeemed at the Treasury, Victoria, B.C., on 30th June, 1880:—

Numbers 9, 79, 62, 15, 43, 56, 82, 68, 12, 41, 78, 85, 20, 11, 37, 22, 48, 33, 77, 2, 4, 16, 46, 17, 42, 45, 53, 5, 84, 7, 40, 28, 23, 81, 59, 66, 86, 61, 74, 8.

JAMES JUDSON YOUNG,
Deputy Treasurer.

Treasury, Victoria,
27th December, 1879.

I hereby certify that on the Twenty-third day of December, 1879, in the presence of J. Judson Young, Deputy-Treasurer of the Province, the above written Debenture numbers were drawn by me from a total quantity of ninety-one Debenture numbers, in pursuance of Section Five of the above-mentioned Statute.

Witness my hand and seal of office at Victoria, British Columbia, the day and year above written.

J. ROLAND HETT,
Notary Public.

42 VIC. CAP. 28, STATUTES OF BRITISH COLUMBIA.

PUBLIC DEBT REDEMPTION.

GOVERNMENT OF BRITISH COLUMBIA.

NOTICE IS HEREBY GIVEN, in accordance with the Statute, that the following Debentures issued under authority of the above Act, will be redeemed on presentation at the Treasury, Victoria, B.C., on 30th June, 1880, and that all interest on the said Debentures will cease on that date.

Numbers 1, 3, 6, 10, 13, 14, 18, 19, 21, 24, to 27 (inclusive), 29 to 32 (inclusive), 34 to 36 (inclusive), 38, 39, 44, 47, 49 to 52 (inclusive), 54, 55, 57, 58, 60, 63, to 65 (inclusive), 67, 69 to 73 (inclusive), 75, 76, 80, 83, 87 to 91 (inclusive).

JAMES JUDSON YOUNG,
Deputy-Treasurer.

Treasury, Victoria,
27th December, 1879.

PUBLIC NOTICE.

Application for the Purchase of Unsurveyed Land.

NOTICE IS HEREBY GIVEN to all parties intending to make application for the purchase of unsurveyed land, and to all parties who have hitherto made such application and to whom Crown Grants have not been issued, that the provisions of Sections 6 and 7 of the "Land Amendment Act, 1879," must be complied with.

GEO. A. WALKEM,
Chief Commissioner of Lands and Works
Lands and Works Department,
Victoria, 27th June, 1879.

HIGHWAY—PEMBERTON STREET.

NOTICE IS HEREBY GIVEN, that the following Public Highway is established, viz.:—

Commencing at the junction of Fort and Pemberton Streets, at a point twenty (20) feet easterly from the north-east corner of Mr. Nesbit's lot, in Section seventy-four (74), Victoria District; thence S. 56° E., 627 feet; thence S. 23½° E., 480 feet; thence S. 39½° E., 749 feet; thence S. 68½° W., 54 feet more or less, and a width of twenty (20) feet on each side thereof; thence from the last mentioned point S. 68½° W., 75 feet, more or less, to the extension of Belcher Street, and a width of twenty (20) feet to the North, and thirteen (13) feet to the South thereof.

ROBERT BEAVEN,
Acting Chief Commr. of Lands & Works.
Lands and Works Department,
Victoria, January 28th, 1880.

Miscellaneous Notices.

NOTICE.

I THE UNDERSIGNED, intend to make application to the Chief Commissioner of Lands and Works, under Section 6 of the "Land Amendment Act, 1879," to purchase 320 acres of land, situated on the East bank of the Stickeen River, about ten miles below Glenora, in the District of Cassiar, B.C., commencing at a point on the East bank of the river, then running East, 20 chains; then South, 40 chains; then West, 32 chains and 25 links; then South, 40 chains; then West, 47 chains and 25 links; then North-easterly, along the bank of the river, to the place of beginning.

GEO. A. PRITCHETT.

Beaver Ranch, Dec. 28th, 1879.

NOTICE.

NOTICE IS HEREBY GIVEN, that I intend to apply, under the 6th clause of the "Land Amendment Act, 1879," to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, on the West side of Fraser River, in Lillooet District, commencing at a post at the N. E. corner of my pre-emption, running North, one mile; thence West, half-a-mile; thence South, one mile, to the N. W. corner of my pre-emption; thence East, half-a-mile, to the point of starting.

No mining or mineral claims are known to exist within the lines or upon the above described land.

A notice of intention to purchase was posted upon the above land on the 6th day of January, 1880.

ALEX. MC EWEN.

Clinton, January 18th, 1880.

NOTICE.

NOTICE IS HEREBY GIVEN, that I intend to apply, under the 6th clause of the "Land Amendment Act, 1879," to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, adjoining the Kelly Farm, in Cut-off Valley, Lillooet District, described as follows:—

Commencing at a stake at the N. E. corner of Kelly's Pre-emption, and running in an easterly direction, along the base of the mountain, 1,760 yards; thence South, 880 yards; thence West, 1,760 yards, to the S. E. corner of Kelly's Pre-emption; thence North, along the line of said pre-emption, to the point of starting.

No mines or mineral claims are known to exist within the limits of the above described land.

A notice was posted upon the above land on the 15th day of January, 1880.

THADDEUS HARPER.

Clinton Mills January 15th, 1880.

NOTICE.

I THE UNDERSIGNED, intend to make application to the Chief Commissioner of Lands and Works, under Section 6 of the "Land Amendment Act, 1879," to purchase 320 acres of land, situated on the East bank of the Stickeen River, about ten miles below Glenora, in the District of Cassiar, B.C., commencing at a point on the East bank of the river, then running East, 25 chains and 10 links; then South, 80 chains; then West, 59 chains and 7 links, to the bank of the Stickeen River; then North-easterly, along the bank of the river, to the place of beginning.

PERRIN KENT.

Kanaka Bar, Dec. 28th, 1879.

NOTICE.

I HEREBY GIVE NOTICE, that I intend to apply for permission to purchase one hundred and sixty acres of unsurveyed land, situated one hundred yards South-west of Douglas Lake Indian Reservation; South-west corner post in Nicola Lake Polling Division; starting at post A, running West 40 chains to B; thence South, 40 chains, to C; thence East, 40 chains, to D; thence North, 40 chains, to starting point.

JOHN PEARCEY MOORE.

Nicola Lake, B.C.,
December 2nd, 1879.

LEGISLATIVE ASSEMBLY

Private Bills.

ALL applications for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road, or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Co.; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application to be published as follows:—

A notice inserted in the BRITISH COLUMBIA GAZETTE, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

THORNTON FELL,
Clerk of the Legislative Assembly.

*House of Assembly, Victoria.
June 20th, 1879.*

APPLICATION FOR PRIVATE BILL.

NOTICE IS HEREBY GIVEN, that application will be made, at the ensuing Session of the Provincial Legislature, for an Act to incorporate a Company, to be known as the "Victoria and Esquimalt Telephone Company (Limited)," the first members of the Company to be R. P. Rithet, J. F. Engelhardt, A. A. Green, J. H. Innes, Lawrence Goodacre, Henry Saunders, and Peter McQuade. The object of the Company is to acquire the right to construct and maintain a line of telephone from the City of Victoria to the Town of Esquimalt, along the Esquimalt Road, and for all necessary powers and privileges incident thereto. The rights applied for to be exclusive, and to continue for a period of ten years.

Dated 20th February, A.D. 1880.

DAVIE & POOLEY,
Solicitors for Applicants.

NOTICE.

NOTICE IS HEREBY GIVEN, that application will be made to Parliament, at the next Session of the Legislative Assembly of the Province of British Columbia, for an Act to repeal an Act intituled the "Victoria and Esquimalt Railway Act Amendment Act, 1876," and to amend an Act intituled the "Victoria and Esquimalt Railway Act, 1873," and to define the time when the last mentioned Act shall come or shall be deemed to have come into force; and to enable the said Company, with the consent of the Lieutenant-Governor in Council, to construct a Railway from Esquimalt to Nanaimo.

DRAKE & JACKSON,
Solicitors for the Victoria and Esquimalt Railway Company.

Dated Victoria, 27th December, 1879.

APPLICATION FOR PRIVATE BILL.

NOTICE IS HEREBY given, that application will be made by the Corporation of the City of New Westminster, to the Legislature of the Province of British Columbia, at its ensuing Session for an Act to declare and make legal and official a survey of the City of New Westminster lately made under the authority of the said Corporation.

A map of the said survey is deposited with the Clerk of the said Corporation at his office, Columbia street, in the City of New Westminster, where the same is open for inspection.

Dated this 10th day of October, 1879.

W. NORMAN BOLE,
Solicitor for said Corporation.

APPLICATION FOR PRIVATE BILL.

NOTICE IS HEREBY GIVEN, that Ithiel Blake Nason, Joseph Mason, William Rennie, William Forrest, and Charles Wilson will apply, at the ensuing Session of the Provincial Legislature, for an Act of Parliament granting to them and their assigns the right to divert and use five thousand inches of water, to be taken from the Little Cariboo Lake or the North Branch of the Quesnelle River, or from both sources, at a point at or near the locality where the waters of the said lake fall into the said North Branch of the Quesnelle River, including the right to take, divert, and use the waters of Spanish Creek; all such waters so appropriated to be conveyed in ditches and flumes along the hills, banks, and benches of the said North Branch of the said River to a point on the said North Branch ten miles below the outlet of the said Lake, and for the right to construct such ditches and flumes along the said hills, banks, and benches, with liberty to extend the said ditches and flumes and the conveyance of the said waters along the whole length of the said North Branch to the main Quesnelle River, and for rights of way for the said ditches and flumes and conveyance of the said waters; such privileges to be granted for a term of fifty years; the water to be used for mining purposes, and the grantees and their assigns to have the right of sale of the water.

Dated 10th December, 1879.

DAVIE & POOLEY,
Solicitors for the Applicants.

NOTICE IS HEREBY GIVEN, that the application for the waters of Spanish Creek is hereby withdrawn.

Dated 22nd January, 1880.

DAVIE & POOLEY.

THE ABOVE NAMED Applicants will further apply for the right to extend the ditches and conveyance of water along the main Quesnelle River, to such points as may be desirable, and give notice that the bank of the north branch, along which it is intended to take the water, is the right bank.

Dated 2nd February, 1880.

DAVIE & POOLEY.

APPLICATION FOR PRIVATE BILL.

NOTICE IS HEREBY GIVEN, that Ithiel Blake Nason, Joseph Mason, William Rennie, Alfred Dow, John Glasson, and others, Trustees for a Company about to be incorporated under the name of the "Waverly Hydraulic Mining Company, Limited," will apply at the ensuing Session of the Provincial Legislature for an Act granting to them and their assigns the right to take, divert, and use one thousand inches of the water of Antler Creek, to be taken from a point between Sawmill Flat and the old town of Antler, and to be conveyed in ditches and flumes along Antler Creek and to the mining ground of the Waverly Company on Grouse Creek, including the waters of the creeks and ravines along the line of the ditch. Also, for the right to take, divert, and use one thousand inches of the water of Grouse Creek, to be taken from a point above the Waverly ground, and to be conveyed to the said ground; and for rights of way for the conveyance of all such waters. All such waters to be used for mining purposes, and the rights to be granted for a term of fifty years.

Dated 22nd January, A.D., 1880.

DAVIE & POOLEY,
Solicitors for the Applicants.

PUBLIC NOTICE.

ON and after the first day of November next, all Mining Claims legally held in the Kootenay District will be laid over until the first day of June, 1880, subject to the 9th section of the "Gold Mining Amendment Act, 1872."

WILLIAM FERNIE,
Wild Horse Creek,
October 20th, 1879.
Government Agent.

Gold Commissioner's Notice.

ON and after the 1st November next, all claims in the Cariboo District may be laid over till the 20th May, 1880, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

H. M. BALL.
Gold Commissioner.
Richfield, October 4th, 1879.

Insolvent Act of 1875 and amending Acts.

IN THE COUNTY COURT OF BRITISH COLUMBIA,
HOLDEN AT NEW WESTMINSTER.

In the matter of J. A. WEBSTER, an Insolvent.

CANADA, PROVINCE OF BRITISH COLUMBIA.

THE UNDERSIGNED has filed, in the Office of this Court, a Deed of Composition and Discharge, executed by his Creditors, and on Tuesday the twenty-third day of March, 1880, he will apply to a Judge of the said Court for a confirmation of the discharge thereby effected.

Dated at Victoria, 21st February, A.D. 1880.

J. A. WEBSTER,
BY A. ROCKE ROBERTSON,
Attorney *ad litem.*

Insolvent Act of 1875 and amending Acts.

IN THE COUNTY COURT OF BRITISH COLUMBIA
HOLDEN AT NEW WESTMINSTER.

In the matter of URIAH NELSON, an Insolvent.

THE undersigned has filed, in the Office of this Court, a Deed of Composition and Discharge, executed by his Creditors, and on Wednesday, the 17th day of March, A. D. 1880, he will apply to a Judge of the said Court for a confirmation of the discharge thereby effected.

Dated at Victoria, B. C., this 4th day of January, 1880.

URIAH NELSON,
by ROBERTSON and JOHNSON,
Attorneys *ad litem.*

GOLD COMMISSIONER'S NOTICE.

ON AND AFTER the 1st of October next, all Mining Claims in the Cassiar District may be laid over till the 15th day of June, 1880, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

A. W. VOWELL,
Gold Commissioner, Cassiar.
Laketon, Cassiar,
10th September, 1879.

The Foster Gold Mining Company (Limited).

NOTICE IS HEREBY GIVEN, that a Special General Meeting of the above Company will be held at the Office of W. W. Dodd, Secretary of the Company, Stanley, on Wednesday, the 10th day of March, A.D. 1880, at 12 o'clock, noon, for the purpose of having the Liquidator's account laid before the meeting and considered.

Shareholders unable to attend [personally] are requested to send proxies.

Dated 2nd February, 1880.

W. W. DODD,
Liquidator.

"Crown Grants Ordinance, 1870."

LILLOOET DISTRICT.

NOTICE is hereby given, that I shall, in pursuance of the "Crown Grants Ordinance, 1870," and at the expiration of four calendar months from the date hereof, recommend the issue of a Crown Grant to ISAAC OPPENHEIMER, unless objection be made to me, in writing, in the meantime against the issue thereof, of "all and every that piece or parcel of land "known as Chadwick's Farm, situate on the right hand "of Fraser River, about three and one-half miles below "Lillooet, consisting of one hundred and sixty acres of "Pre-empted Land, and four hundred and eighty acres "of land purchased from the Government and recorded "in the books of the Assistant Commissioner of "Lands and Works at Lillooet, in Records numbers "one hundred and forty three and one hundred and "forty five, and on which a Certificate of Improvement "was granted on the thirteenth day of May, A. D. 1867, otherwise described in Certificates of Purchase dated 5th August, 1879, as Pre-emption Record No. 143, Lot 7, Group I., 333 acres, and Pre-emption Record No. 155, Lot 6, Group I., 200 acres, District of Lillooet.

H. B. W. AIKMAN.
Registrar-General.

Land Registry Office, 8th November, 1879.

NOTE.—The issue of such grant "shall not bar or in any way "affect any equities that there may be attaching to, or affecting "the land, or the title thereto, at the time of the issuing the "Crown Grant thereof.

NOTICE OF SALE BY SHERIFF,

Pursuant to the "Execution against Lands Act, 1874."

IN THE SUPREME COURT OF BRITISH COLUMBIA.

ELIZABETH KATHLEEN BLACK, Plaintiff, against JACOB HINTZ, Defendant.

District, Town, or City,	No. of Lot.	Concise description of property.	Estate or Interest.
New Westminster District.	North-west $\frac{1}{4}$ of Section 9, Township 7	Fee simple	Fee simple, subject to a Judgment for \$183.00, registered against the said property on the 10th day of July, 1879, in favour of E. K. Black.
When to be Sold.		Where to be Sold.	
23rd March, 1880, at 12 m.		At the Sheriff's Office, New Westminster.	

HENRY V. EDMONDS,
Sheriff.